

TWENTY-FIRST DAY

Senate Chamber,
Austin, Texas,
February 10, 1931.

The Senate met at 10 o'clock a. m., pursuant to adjournment, and was called to order by Lieutenant Governor Edgar E. Witt.

The roll was called, a quorum being present, the following Senators answering to their names:

Beck.	Parr.
Berkeley.	Parrish.
Cousins.	Patton.
Cunningham.	Poage.
DeBerry.	Pollard.
Gainer.	Purl.
Greer.	Rawlings.
Hardin.	Russek.
Holbrook.	Small.
Hopkins.	Stevenson.
Hornsby.	Thomason.
Loy.	Williamson.
Martin.	Woodruff.
Moore.	Woodul.
Neal.	Woodward.
Oneal.	

Prayer by the Chaplain.

Pending the reading of the Journal of yesterday, the same was dispensed with on motion of Senator DeBerry.

Petitions and Memorials.

(See Appendix.)

Committee Reports.

(See Appendix.)

Bills and Resolutions.

By Senator Woodul:

S. B. No. 273, A bill to be entitled "An Act regulating petitions in suits for divorce, to require such petitions to state whether there are children under sixteen years of age and if so, to give full information as to such minors, making it the duty of the Courts having jurisdiction of such suits to inquire into the status of such children; empowering such Courts to make orders and decrees for their support and maintenance until they reach sixteen years of age; to determine and fix the amount to be paid, etc."

Read and referred to the Committee on Civil Jurisprudence.

By Senator Woodul:

S. B. No. 274, A bill to be entitled "An Act to add to the Revised

Civil Statutes of Texas for 1925, a new article to be known as Article 6243a, authorizing and empowering cities and towns having a population of ten thousand or more, according to the last preceding Federal Census, to adopt and to put into effect a plan or system for the pensioning of all city employees, etc.; and declaring an emergency."

Read and referred to the Committee on Towns and City Corporation.

By Senator Woodul:

S. B. No. 275, A bill to be entitled "An Act to amend Chapter 82, General and Special Laws of the 40th Legislature, Regular Session, approved March 12, 1927, entitled: 'An Act relating to the duties of the County Board of Trustees of the public schools of this State in all counties having 210,000 population or more, according to the last preceding Federal Census, authorizing them to condemn land for school purposes; to subdivide the respective counties into convenient school districts; to increase or reduce the area of independent and common school districts; create additional districts; consolidate two or more adjacent districts; subdivide any districts; revise and rearrange the boundaries of any districts; attach territory thereto or detach territory therefrom and to adjust the district properties and bonded indebtedness against such districts and detach or add territory upon a just and equitable basis, providing a method of apportioning school funds to the respective districts and providing for the election of the county board of school trustees; and repealing all laws, general or special, in conflict therewith and declaring an emergency,' insofar as same may be applicable to counties which did not have 210,000 population or more according to the 1920 Federal Census, by adding thereto Section 11a providing a method of apportioning school funds to independent school districts having 500 scholastics or more in such counties in this State as had less than 210,000 inhabitants according to the 1920 Federal Census, and declaring an emergency."

Read and referred to the Committee on Educational Affairs.

By Senator Woodul:

S. B. No. 276, A bill to be entitled

"An Act to validate all annexations of one independent school district to another independent school district made pursuant to elections held in each of such districts on the same day, wherein and whereby at the election so held in the independent school district seeking to be annexed to such other district a majority of the tax paying voters voting at such election voted for such annexation, and likewise voted to subject all property subject to taxation in such independent school district to the same rate of taxation applicable in such independent school district to which such annexation was sought to be made, and wherein and whereby at the election so held in the independent school district to which such other independent school district was sought to be annexed a majority of the tax paying voters voting at such election voted in favor of such annexation and likewise voted for the assumption of all of the outstanding bonded indebtedness of such other independent school district sought to be annexed; and likewise validating all acts of county boards of trustees approving any and all annexations made by one independent school district of another independent school district pursuant to such elections so held in such respective independent school districts; and validating all taxes levied and assessed by any independent school district to which another independent school district has been annexed in any such manner in each instance where such annexation has been approved by the county board of trustees of the county wherein such district is located and declaring an emergency."

Read and referred to the Committee on Educational Affairs.

By Senator Greer:

S. B. No. 277, A bill to be entitled "An Act to amend Article 7064 Revised Civil Statutes of the State of Texas of 1925, so as to include in the provisions thereof the non-resident mutual assessment life, health and accident insurance companies now transacting business in this State, and declaring an emergency."

Read and referred to the Committee on Insurance.

By Senator Greer:

S. B. No. 278, A bill to be entitled "An Act directing the State Super-

intendent of Public Instruction to pay out of Rural Aid Funds heretofore appropriated by the 41st Legislature or out of funds to be appropriated by the 42nd Legislature, certain sums of money as a reward for consolidation to the Poynor School District, and the Frankston Independent School District, by adding to Chapter 14, Section 8-E, carrying out the hereinbefore mentioned purpose and declaring an emergency."

Read and referred to the Committee on Educational Affairs.

By Senator Moore:

S. B. No. 279, A bill to be entitled, "An Act to amend Section 4, 5, 6, 7, 8, 9, 10, and 18 of Chapter 282, S. B. No. 82, Acts of the Regular Session, Forty-first Legislature, and declaring an emergency."

Read and referred to the Committee on State Affairs.

By Senators Moore, Pollard and Woodruff:

S. B. No. 280, A bill to be entitled "An Act conferring upon the Board of Regents of the University of Texas authority heretofore vesting in the board for lease of university lands under Sections 2 and 15 of Chapter 282 of the General and Special Laws of the Regular Session of the Forty-first Legislature, and also conferring on said Board of Regents certain authority in connection with employing help needed in connection with matters covered by said Chapter 282 and under this Act; making an appropriation of certain moneys to be used in the performance of duties under this Act; and declaring an emergency."

Read and referred to the Committee on State Affairs.

By Senators Moore and Pollard:

S. B. No. 281, A bill to be entitled "An Act authorizing the Board of Regents of the University of Texas to employ an investment officer for said institution, providing for the compensation, expenses and bond of said officer, making appropriation out of the available university fund to pay same for the remainder of the present fiscal year, providing office space for said officer, prescribing his powers and duties, and declaring an emergency."

Read and referred to the Committee on State Affairs.

By Senators Moore and Pollard:

S. B. No. 282, A bill to be entitled "An Act authorizing the Board of Regents of the University of Texas to employ an attorney for said institution, providing for the compensation and expense of said attorney, making appropriation to pay same for the remainder of the present fiscal year, providing for office space for said attorney, prescribing the powers and duties of said attorney, and declaring an emergency."

Read and referred to the Committee on State Affairs.

By Senators Moore, Pollard and Woodruff:

S. B. No. 283, A bill to be entitled "An Act to authorize the Board of Regents of the University of Texas to invest the University Permanent Fund, to borrow money for named purposes in specified amounts and to issue bonds therefor, to sell designated securities belonging to the Permanent University Fund, and to re-invest same; and declaring an emergency."

Read and referred to the Committee on State Affairs.

By Senator Hopkins:

S. B. No. 284, A bill to be entitled "An Act amending Section 1, Chapter 28, Acts of the Second Called Session of the Forty-first Legislature."

Read and referred to the Committee on State Affairs.

By Senator Neal:

S. B. No. 285, A bill to be entitled "An Act to amend Article 2687, R. S. 1925 relating to the compensation to be paid members of the county board of trustees; repealing all laws in conflict herewith, and declaring an emergency."

Read and referred to the Committee on Educational Affairs.

By Senator Parrish:

S. B. No. 286, A bill to be entitled "An Act to establish and maintain an agricultural experiment station on the South Plains of Texas, in the region occupied by the counties of Cochran, Yoakum, Gaines, Andrews, Terry, and portions of Lynn and Dawson; authorizing the Board of Directors of the Agricultural and Mechanical College of Texas to select a suitable location for said sta-

tion, and empowering said Board of Directors to establish and maintain same; to accept donations of land, water, and money for the establishment of said station; making an appropriation to pay the cost of establishing said station, and for the operation of same; and declaring an emergency."

Read and referred to the Committee on Agricultural Affairs.

By Senator Beck:

S. B. No. 287, A bill to be entitled "An Act making appropriation to pay miscellaneous claims against the State and authorizing payment of said miscellaneous items on taking effect of this Act, and declaring an emergency."

Read and referred to the Committee on Finance.

By Senator Williamson:

S. B. No. 288, A bill to be entitled "An Act to amend Section 1 of Chapter 79 of the Acts of the Fifth Called Session of the Forty-first Legislature, and declaring an emergency."

Read and referred to the Committee on State Highways and Motor Traffic.

By Senator Pollard and Greer:

S. B. No. 289, A bill to be entitled "An Act granting to the widow and daughters of Ed Mills the right to sue the State of Texas for damages for the death of the said Ed Mills on or about February 15, 1928, on Highway Number 3, in Colorado County, Texas, at or near Columbus, Texas, while on duty as an employee of the State; fixing the venue for such suit; providing for the procedure and rules of evidence; making an appropriation to pay any judgment that may be obtained against the State in said suit; and declaring an emergency."

Read and referred to the Committee on State Affairs.

By Senator Greer:

S. B. No. 290, A bill to be entitled "An Act providing that all the provisions of the laws of this State applicable to the life, fire, marine, inland, lightning, tornado or casualty insurance companies, shall, so far as the same are applicable, govern and apply to all companies transacting any other kind of insurance busi-

ness in this State so far as they are not in conflict with provisions of law made specially applicable thereto, and declaring an emergency."

Read and referred to the Committee on Insurance.

By Senator Greer:

S. B. No. 291, A bill to be entitled "An Act to prohibit Domestic Insurance carriers from doing business in any other state or territory of the United States or the Dominion of Canada without being legally admitted to do so under the laws of such state, territory, or Dominion, and providing for the revocation of the license of such carrier and the payment of a tax by such carrier to such state, territory, or Dominion."

Read and referred to the Committee on Insurance.

By Senator Greer:

S. B. No. 292, A bill to be entitled "An Act to require every insurance company not organized under the laws of this State, applying for a certificate of authority to transact any kind of insurance business in this State, except insurance companies that are required to make an investment in Texas securities, and except such companies as are required by the Statutes of this State to make a special deposit to file, before obtaining a certificate to do business in this State, with the Board of Insurance Commissioners a bond with good and sufficient surety or sureties, to be approved by and payable to the Board of Insurance Commissioners and their successors in office, in a sum equal to twenty-five per cent of its premiums collected from citizens or upon property in this State during the preceding calendar year, as shown by its annual report for such year. The bond in no case shall be less than ten thousand nor more than one hundred thousand dollars, and conditioned that said company shall pay all its lawful obligations to citizens of this State; and providing that such bonds shall be subject to successive suits by citizens of this State so long as any part of the same shall not be exhausted; and providing that such bonds shall be kept in force unimpaired until all claims of such citizens arising out of obligations of said company have been fully satis-

fied; and such bonds shall provide that in the event the company shall become insolvent or cease to transact business in this State at any time when it has outstanding policies of insurance in force in favor of citizens of this State or upon property in this State, the Board of Insurance Commissioners shall have power, after having given ten days' notice to the officers of such company, or any receiver in charge of its property and affairs, to contract with any company transacting business in this State for the assumption and reinsurance by it of all the insurance risks and claims of such company which has become insolvent, or has ceased to transact business in this State; and providing for the approval of such contract by the Governor and the Attorney General of this State; and providing for recovery against the makers of such bond the amount of premium or compensation so agreed upon for such reinsurance, and providing, in the event there is no reinsurance contract, for the appointment of a receiver and the payment of the costs of the receivership within the limits of the bond; and repealing Article 4925 of the Revised Civil Statutes of the State of Texas of 1925."

Read and referred to the Committee on Insurance.

By Senator Greer:

S. B. No. 293, A bill to be entitled "An Act to amend Article 4971 of the Revised Civil Statutes of Texas, 1925, so as to provide that the deposits there required or therein referred to shall be for the benefit of the Texas holders of the obligations of the depositor and to repeal all laws in conflict herewith, and declaring an emergency."

Read and referred to the Committee on Insurance.

By Senator Parrish:

S. B. No. 294, A bill to be entitled "An Act authorizing cities and towns under 5,000 inhabitants to establish and maintain municipal chambers of commerce or boards of city development, and to appropriate funds of the municipality for that purpose; providing for referendum elections by the qualified property tax paying voters of cities and towns to determine whether or not such

chambers of commerce or boards of city development shall be established and maintained; authorizing the governing body of cities and towns to pass ordinances and resolutions, and to enter into contracts for the organization, maintenance, operation and control of such chambers of commerce or boards of city development; exempting charters already existing from the provisions hereof; repealing all laws in conflict herewith; and declaring an emergency."

Read and referred to the Committee on Towns and City Corporations.

By Senator Oneal:

S. B. No. 295, A bill to be entitled "An Act to amend Article 710, Chapter 7, Title 8, Code of Criminal Procedure, State of Texas, 1925, relating to the right of a defendant in a criminal action to testify as a witness in his own behalf."

Read and referred to the Committee on Criminal Jurisprudence.

By Senator Hopkins:

S. B. No. 296, A bill to be entitled "An Act fixing the traveling expenses of district judges and district attorneys in each judicial district in this State containing four or more counties having a combined population, according to the fifteenth census of the United States of the year 1930, of not less than 103,925 nor in excess of 103,941; providing for expenses incurred while in the discharge of their official duties; providing the manner of payment, and declaring an emergency."

Read and referred to the Committee on Judicial Districts.

By Senator Hopkins:

S. B. No. 297, A Bill to be entitled "An Act to authorize and permit the following persons to suit the State of Texas in the District Court of Travis County, Texas, to-wit: S. G. Burnett, Bertha D. Paggi, Charles Paggi, for themselves and as Executors of the Will of Ed Paggi, deceased, C. T. Heisig, Hal G. Land, J. Rosenthal, B. A. Steinhagen, H. A. Pearlstein, Ida L. Keith, for herself and as Independent Executrix of the will of John L. Keith, deceased; authorizing said persons to prove and to recover judgment against the State of Texas for the purchase money paid to the State of Texas as part of the consideration

for the deed from the State of Texas to L. P. Featherstone, dated March 16, 1920, which deed was canceled by judgment of the District Court of Travis County, Texas, dated the 22nd day of July, A. D. 1929, in a suit brought by the State of Texas in Cause No. 44,271, entitled, the State of Texas vs. L. P. Featherstone, et al, on the docket of said Court; authorizing the said persons to prove and recover judgment against the State for the amount of moneys expended by the grantee in said deed, his heirs or assigns, including interest paid to the State of Texas on the purchase money notes; taxes paid to the State of Texas, County of Cherokee, the Rusk Independent School District and the City of Rusk on the premises conveyed by said deed and the improvements placed on said premises by the grantee, his heirs or assigns; the amount of money expended by the grantee, his heirs or assigns, for improvements made on said property in good faith, including moneys expended for additions to and betterments of the iron industries and other properties described in said deed; and for legal interest from the several respective dates of said expenditures and payments of the foregoing items to the date of judgment, and allowing legal interest on the judgment from the date of the judgment to the date of payment; and providing that service shall be had on the State of Texas by serving process on the Attorney General, and requiring the Attorney General to defend said suit; and providing that no judgment shall be awarded for any of the above items that shall have been paid by the State of Texas prior to the date of the judgment; and providing that both parties shall have the right of appeal according to law; and declaring an emergency."

Read and referred to the Committee on State Affairs.

By Senator Parr:

S. J. R. No. 19, A joint resolution proposing an amendment to Section 30 of Article 16 of the Constitution, providing that the duration of all offices not fixed by the Constitution shall be for four years, etc., and making appropriation therefor.

Read and referred to the Committee on Constitutional Amendments.

Invitation Extended.

Senator Hornsby sent up the following invitation:

The University Athletic Council extends a cordial invitation to the members of the State Senate to be their guests at the basket-ball game tonight, Tuesday, February 10, at 8 p. m., in the Gregory Gymnasium. It will be a hot game of basket ball between the team from S. M. U., the leaders of the conference race, and Texas University. To those who have never witnessed this thrilling sport, it will be a lively occasion and they will get a real kick out of it. Don't miss it.

HORNSBY.

The invitation was read, and, on motion of Senator Hornsby, accepted.

Senator Pollard Added to Committee on State Affairs.

On motion of Senator Moore, Senator Pollard was added to the Committee on State Affairs.

S. C. R. No. 15.

Senator Neal sent up the following resolution:

Be It Resolved by the Senate, the House of Representatives concurring: That the sum of five hundred (\$500.00) dollars be paid out of the contingent expense fund of the Forty-second Legislature to pay for a suitable portrait of Gov. Dan Moody, said portrait to be placed in the rotunda of the Capitol with the portrait of the other Governors of Texas. The portrait may be made by any artist agreeable to Governor Dan Moody, and before said portrait is accepted and placed by the Board of Control, such portrait offered shall be approved by Governor Moody.

NEAL,
BECK,
POAGE,
LOY,
WOODWARD.

Read and adopted.

S. B. No. 115.

Senator Woodward called up from the table S. B. No. 115.

Senator Woodward moved to suspend the constitutional rule relating to the passage of general bills during the first 60 days. The motion prevailed by the following vote:

Yeas—31.

Beck.	Parr.
Berkeley.	Parrish.
Cousins.	Patton.
Cunningham.	Poage.
DeBerry.	Pollard.
Gainer.	Purl.
Greer.	Rawlings.
Hardin.	Russek.
Holbrook.	Small.
Hopkins.	Stevenson.
Hornsby.	Thomason.
Loy.	Williamson.
Martin.	Woodruff.
Moore.	Woodul.
Neal.	Woodward.
Oneal.	

The Chair laid before the Senate on its second reading the following bill:

By Senator Woodward:

S. B. No. 115, A bill to be entitled "An Act amending Chapter 12 of the Acts of the First Called Session of the Fortieth Legislature of the State of Texas of 1927 relating to the organization of the Fifty-first (51) Judicial District of the State of Texas; reorganizing the same, etc., and declaring an emergency."

Read second time.

Senator Woodward sent up the following corrective amendments:

Amend S. B. No. 115 as follows: By striking out all of Sections 1, 2, 3, 4 and 5, as appear on pages 123 and 124 of the Senate Journal of Thursday, January 29, 1931, and insert in lieu thereof the following, to-wit:

Section. 1. The following counties shall hereafter constitute the 51st Judicial District of the State of Texas, to-wit: Tom Green, Irion, Schleicher, Coke and Sterling.

Section 2. The terms of said District Court shall be held in said counties as follows, to-wit:

Tom Green County: A term to begin on the first Monday in January of each year and may continue in session ten weeks.

Irion County: A term to begin on the tenth Monday after the first Monday in January of each year and may continue in session two weeks.

Schleicher County: A term to begin on the twelfth Monday after the first Monday in January of each year and may continue in session three weeks.

Coke County: A term to begin on the fifteenth Monday after the first Monday in January of each year and may continue in session two weeks.

Sterling County: A term to begin on the seventeenth Monday after the first Monday in January of each year and may continue in session two weeks.

Tom Green County: A term to begin on the nineteenth Monday after the first Monday in January of each year and may continue in session eight weeks.

Irion County: A term to begin on the first Monday in September of each year and may continue in session two weeks.

Schleicher County: A term to begin on the second Monday after the first Monday in September of each year and may continue in session three weeks.

Coke County: A term to begin on the fifth Monday after the first Monday in September of each year and may continue in session two weeks.

Sterling County: A term to begin on the seventh Monday after the first Monday in September of each year and may continue in session two weeks.

Tom Green County: A term to begin on the ninth Monday after the first Monday in September of each year and may continue in session six weeks.

Section 3. The following counties shall hereafter constitute the 35th Judicial District of the State of Texas, to-wit: Brown, McCulloch and Coleman.

Section 4. The terms of said District Court shall be held in said counties as follows, to-wit:

Brown County: A term to begin on the first Monday in January of each year and may continue in session eight weeks.

McCulloch County: A term to begin on the eighth Monday after the first Monday in January of each year and may continue in session five weeks.

Coleman County: A term to begin on the thirteenth Monday after the first Monday in January of each year and may continue in session four weeks.

Brown County: A term to begin on the seventeenth Monday after the first Monday in January of each year and may continue in session eight weeks.

Coleman County: A term to begin on the first Monday in September of each year and may continue in session four weeks.

McCulloch County: A term to begin on the fourth Monday after the first Monday in September of each year and may continue in session five weeks.

Brown County: A term to begin on the ninth Monday after the first Monday in September of each year and may continue in session to the first Monday in January of the following year.

Sec. 5. There is hereby created, organized and established the 119th Judicial District of Texas; said 119th Judicial District of Texas shall be composed of the following counties, to-wit: Coleman, Concho, Runnels and Tom Green, and the terms of said District Court shall be held in said counties as follows, to-wit:

Coleman County: A term to begin on the first Monday in January of each year and may continue in session six weeks.

Concho County: A term to begin on the sixth Monday after the first Monday in January of each year and may continue in session two weeks.

Runnels County: A term to begin on the eighth Monday after the first Monday in January of each year and may continue in session five weeks.

Tom Green County: A term to begin on the thirteenth Monday after the first Monday in January of each year and may continue in session ten weeks.

Concho County: A term to begin on the first Monday in September of each year and may continue in session two weeks.

Tom Green County: A term to begin on the second Monday after the first Monday in September of each year and may continue in session five weeks.

Coleman County: A term to begin on the seventh Monday after the first Monday in September of each year and may continue in session five weeks.

Runnels County: A term to begin on the twelfth Monday after the first Monday in September of each year and may continue in session five weeks.

WOODWARD.

Read and adopted.

Amend S. B. No. 115 by striking out of Section 10 all language after the word "same" in line 10, page 124 of the Senate Journal of January 29, and by adding in lieu thereof, after the word "same" the following:

"In the court as directed by the attorney filing said suit and in order to distinguish cases filed in said courts, the clerk shall place the number of each suit filed in the 35th District Court, the capital letter "A" and after each suit filed in the 119th District Court, the capital letter "B."

WOODWARD.

Read and adopted.

Amend S. B. No. 115 by striking out of Section 11 all language after the word "same" in line 10, page 124 of the Senate Journal of January 29, and by adding in lieu thereof, after the word "same" the following:

"In the court as directed by the attorney filing said suit and in order to distinguish cases filed in said courts, the clerk shall place after the number of each suit filed in the 51st District Court, the capital letter 'A' and after each suit filed in the 119th District Court, the capital letter 'B.'"

WOODWARD.

Read and adopted.

At Ease.

At 10:45 o'clock, the Senate stood at ease in order to hear an address by Hon. J. H. Lewis, on motion of Senator Woodward.

Unveiling Re-set.

On motion of Senator Woodward, the unveiling of the picture of Col. Hugh Nugent Fitzgerald was postponed until 2 o'clock p. m.

Executive Session Set.

On motion of Senator Pollard, the Senate voted to go into executive session tomorrow morning at 11 o'clock.

Recess.

On motion of Senator Woodward, the Senate, at 12:08 o'clock p. m., recessed until 2 o'clock p. m.

After Recess.

The Senate met at 2 o'clock p. m., pursuant to recess, and was called

to order by Lieutenant Governor Edgar Witt.

Picture Unveiled.

The Chair appointed Senators Moore, Russek, Parrish, Hornsby and Woodward and requested Mr. W. H. Bagby to serve on the committee to escort Mr. and Mrs. Hugh Nugent Fitzgerald and former Governor Dan Moody to the platform.

The Chair introduced Governor Moody, who briefly addressed the Senate and presented to Mr. and Mrs. Fitzgerald a basket of flowers on behalf of the Railway Brotherhoods, and to the Senate a portrait of Mr. Fitzgerald.

The Chair introduced Senator Moore, who accepted the picture on behalf of the Senate.

The Chair read the following telegram:

Waco, Texas.

Hon. Edgar Witt, State Senate,

Austin, Texas.

"While yet in the beautiful sunset of his life of service to Texas it should also be told to Hugh Nugent Fitzgerald that the young newspapermen and women of his State treasure his friendship as they do no other companion in their profession.

Everywhere in Texas there are young men and young women today who rejoice that their Legislature has seen fit to do him this honor.

That all of Texas may know in what esteem Mr. Fitzgerald is held by his comrades I ask that this expression of never ending and pleasant memory of his companionship be read from his own peoples Public Rostrum and made a part of the Official File which will tell history that a warrior of the Pen and a wonderful friend of all was so esteemed."

FRANK BALDWIN.

The Chair introduced Mr. Fitzgerald, who briefly expressed his appreciation.

Senate Bill No. 115.

The question recurred on the engrossment of S. B. No. 115.

The bill passed to engrossment by the following vote:

Yeas—21.

Berkeley.
Cousins.

Gainer.
Greer.

Hardin.	Purl.
Holbrook.	Rawlings.
Hornsby.	Russek.
Martin.	Small.
Neal.	Stevenson.
Oneal.	Williamson.
Parr.	Woodul.
Parrish.	Woodward.
Pollard.	

Nays—5.

Cunningham.	Poage.
DeBerry.	Woodruff.
Loy.	

Absent.

Beck.	Patton.
Hopkins.	Thomason.
Moore.	

On motion of Senator Woodward the constitutional rule requiring bills to be read on three several days was suspended and S. B. No. 115 was put on its third reading and final passage by the following vote:

Yeas—27.

Beck.	Parr.
Berkeley.	Parrish.
Cousins.	Patton.
Cunningham.	Poage.
DeBerry.	Purl.
Gainer.	Rawlings.
Greer.	Russek.
Hardin.	Small.
Holbrook.	Stevenson.
Hornsby.	Williamson.
Loy.	Woodruff.
Martin.	Woodul.
Neal.	Woodward.
Oneal.	

Absent.

Hopkins.	Pollard.
Moore.	Thomason.

Read third time and finally passed.

Senate Bill No. 56.

Senator Berkeley called up from the table the following bill:

By Senator Berkeley:

S. B. No. 56, A bill to be entitled "An Act to amend Article 7695, revised civil statutes, relating to the first three years' interest to accrue on bonds of water improvement districts, and providing that the maximum amount of bonds to be issued by any such district may include a sum sufficient to pay the first three

years' interest to accrue on said bonds, and when such power is exercised no taxes shall be levied for said three year period, except to pay off and discharge notes provided for in Article 7634; defining, approving and validating elections held in any such districts which were for the purpose of authorizing boards of directors thereof to use the balance of the proceeds of interest bonds to pay interest after the expiration of any three year period of time; enacting provisions incident and necessary to the subject and purpose of this act; and declaring an emergency."

Senator Berkeley moved to suspend the constitutional rule relating to the passage of general bills during the first 60 days of the session.

The motion prevailed by the following vote:

Yeas—29.

Berkeley.	Parrish.
Cousins.	Patton.
Cunningham.	Poage.
DeBerry.	Pollard.
Gainer.	Purl.
Greer.	Rawlings.
Hardin.	Russek.
Holbrook.	Small.
Hornsby.	Stevenson.
Loy.	Thomason.
Martin.	Williamson.
Moore.	Woodruff.
Neal.	Woodul.
Oneal.	Woodward.
Parr.	

Absent.

Beck.	Hopkins.
-------	----------

Read second time.

Senator Berkeley sent up the following amendments:

Amend the caption to S. B. No. 56, line 9, by adding after the word "first," "one, two, or."

BERKELEY.

Read and adopted.

Amend the caption to S. B. No. 56, line 12, by adding after the word "first," the words "one, two, or."

BERKELEY.

Read and adopted.

Amend the caption to S. B. No. 56, line 14, by striking out the words "three year."

BERKELEY.

Read and adopted.

Amend the caption to S. B. No. 56, line 15, by striking out the words "three year."

BERKELEY.

Read and adopted.

Amend the caption of S. B. No. 56, line 19, by striking out the word "any" and substituting the word "such."

BERKELEY.

Read and adopted.

Amend the caption of S. B. No. 56, line 20, by striking out the words "three year."

BERKELEY.

Read and adopted.

Amend S. B. No. 56, page 1, line 27, by adding after the word "first," "one, two, or."

BERKELEY.

Read and adopted.

Amend S. B. No. 56, page 1, line 30, by striking out after the word "period," "of three years."

BERKELEY.

Read and adopted.

Amend S. B. No. 56, page 2, line 7, by striking out the words "three year."

BERKELEY.

Read and adopted.

Amend S. B. No. 56, page 2, line 9, by striking out the words "three year."

BERKELEY.

Read and adopted.

Amend S. B. No. 56, page 2, line 17, by striking out the words "any three year" and substitute in lieu thereof the word "such."

BERKELEY.

Read and adopted.

Amend S. B. No. 56, page 2, line 25, by striking out the words "three years."

BERKELEY.

Read and adopted.

The bill as amended passed to engrossment.

On the motion of Senator Berkeley the constitutional rule requiring bills to be read on three several days was suspended and S. B. No. 56 was put on its third reading and final passage, by the following vote:

Yeas 30.

Berkeley.	Parr.
Cousins.	Parrish.
Cunningham.	Patton.
DeBerry.	Poage.
Gainer.	Pollard.
Greer.	Purl.
Hardin.	Rawlings.
Holbrook.	Russek.
Hopkins.	Small.
Hornsby.	Stevenson.
Loy.	Thomason.
Martin.	Williamson.
Moore.	Woodruff.
Neal.	Woodul.
Oneal.	Woodward.

Absent.

Beck.

Read third time and finally passed by the following vote:

Yeas—31.

Beck.	Parr.
Berkeley.	Parrish.
Cousins.	Patton.
Cunningham.	Poage.
DeBerry.	Pollard.
Gainer.	Purl.
Greer.	Rawlings.
Hardin.	Russek.
Holbrook.	Small.
Hopkins.	Stevenson.
Hornsby.	Thomason.
Loy.	Williamson.
Martin.	Woodruff.
Moore.	Woodul.
Neal.	Woodward.
Oneal.	

Senate Bill No. 233.

Senator Moore moved to suspend the constitutional rule relating to passage of general bills during the first 60 days of the session and take up S. B. No. 233.

Senator Moore withdrew his request and moved to recommit the bill to the Committee on Educational Affairs. The motion prevailed.

Simple Resolution No. 35.

Senator Patton called up from the table:

S. R. No. 35, Paying the head doorkeeper of the Senate \$10 per day.

The resolution was adopted.

Request for Consent to Record Vote Against S. B. No. 87.

Senator Moore asked unanimous consent to allow the Senate Journal

to record him as voting against S. B. No. 87, which was passed by the Senate yesterday.

Senator Purl objected on the ground that such action would have the Journal misrepresenting actual facts, even though this vote would not change the result.

Senate Bill No. 172.

Senator Neal moved to suspend the constitutional rule relating to the passage of general bills during the first 60 days and take up S. B. No. 172.

The motion prevailed by the following vote:

Yeas—27.

Beck.	Oneal.
Berkeley.	Parr.
Cousins.	Parrish.
Cunningham.	Patton.
DeBerry.	Pollard.
Gainer.	Purl.
Greer.	Rawlings.
Hardin.	Stevenson.
Holbrook.	Thomason.
Hornsby.	Williamson.
Loy.	Woodruff.
Martin.	Woodul.
Moore.	Woodward.
Neal.	

Absent.

Hopkins.	Russek.
Poage.	Small.

The Chair laid before the Senate on its second reading the following bill:

By Senator Neal:

S. B. No. 172, A bill to be entitled "An Act to reorganize the 4th Judicial District of Texas to be constituted of Rusk County, Texas, only and to provide for the terms thereof; and to create the 123rd Judicial District of Texas to be composed of the counties of Panola and Shelby and to provide for the terms thereof; and to provide that the judge and clerk of said 4th Judicial District shall continue to serve in said district and the period thereof; and to provide that the county attorney of Rusk County, Texas, shall perform the duties of county and district attorney of said 4th Judicial District and to provide his compensation therefor, and to provide for the appointment of a judge of the 123rd Judicial District and the

length of his service as such; and to provide for his compensation therefor, etc., and declaring an emergency."

The bill was read second time and passed to engrossment by the following vote:

Yeas—26.

Beck.	Parrish.
Berkeley.	Patton.
Cousins.	Pollard.
Gainer.	Purl.
Greer.	Rawlings.
Hardin.	Russek.
Holbrook.	Small.
Hornsby.	Stevenson.
Martin.	Thomason.
Moore.	Williamson.
Neal.	Woodruff.
Oneal.	Woodul.
Parr.	Woodward.

Nays—3.

Cunningham.	Loy.
DeBerry.	

Absent.

Hopkins.	Poage.
----------	--------

On motion of Senator Neal the constitutional rule requiring bills to be read on three several days was suspended and S. B. No. 172 was put on its third reading and final passage, by the following vote:

Yeas—28.

Beck.	Parr.
Berkeley.	Parrish.
Cousins.	Patton.
Cunningham.	Pollard.
DeBerry.	Purl.
Gainer.	Rawlings.
Greer.	Russek.
Holbrook.	Small.
Hopkins.	Stevenson.
Hornsby.	Thomason.
Loy.	Williamson.
Moore.	Woodruff.
Neal.	Woodul.
Oneal.	Woodward.

Absent.

Hardin.	Poage.
Martin.	

Read third time and finally passed by the following vote:

Yeas—25.

Beck.	Gainer.
Berkeley.	Greer.
Cousins.	Hardin.

Holbrook.	Purl.
Hopkins.	Rawlings.
Hornsby.	Russek.
Moore.	Small.
Neal.	Stevenson.
Oneal.	Thomason.
Parr.	Williamson.
Parrish.	Woodul.
Patton.	Woodward.
Pollard.	

Nays—4.

Cunningham.	Loy.
DeBerry.	Woodruff.

Absent.

Martin.	Poage.
----------------	--------

Senate Bill No. 254.

Senator Parr received unanimous consent to take up the following bill:

By Senator Parr:

S. B. No. 254, A bill to be entitled "An Act ratifying and validating the creation and consolidation proceedings creating San Diego Independent School District of Duval and Jim Wells Counties, Texas, by consolidating San Diego Independent School District of Duval and Jim Wells Counties, Texas, etc., and declaring and emergency."

Motion to Recall S. B. No. 87.

Senator Parr yielded for Senator Hornsby to send up the following motion:

"I move that S. B. No. 87 be recalled from the Committee on Engrossed Bills for further consideration."

HORNSBY.

Senator Purl raised the point of order that it was out of order to discuss the merits of the bill on a motion to reconsider.

The Chair overruled the point of order.

The motion to reconsider prevailed by the following vote:

Yeas—16.

Berkeley.	Moore.
DeBerry.	Oneal.
Gainer.	Purl.
Hardin.	Russek.
Holbrook.	Small.
Hopkins.	Stevenson.
Hornsby.	Thomason.
Martin.	Williamson.

Nays—8.

Greer.	Rawlings.
Neal.	Woodruff.
Parr.	Woodul.
Poage.	Woodward.

Absent.

Beck.	Parrish.
Cousins.	Patton.
Cunningham.	Pollard.
Loy.	

Senator Woodruff moved to lay the bill on the table subject to call. The motion was lost.

Motion to Adjourn.

Senator Woodul moved to adjourn until 10 o'clock tomorrow morning. The motion was lost.

Senate Bill No. 87.

The question recurred upon the final passage of S. B. No. 87.

Senator Holbrook moved the previous question on the final passage of the bill. The motion was duly seconded. The motion prevailed by the following vote:

Yeas—15.

DeBerry.	Oneal.
Gainer.	Parr.
Hardin.	Patton.
Holbrook.	Russek.
Hopkins.	Stevenson.
Hornsby.	Thomason.
Martin.	Williamson.
Moore.	

Nays—9.

Beck.	Purl.
Berkeley.	Rawlings.
Greer.	Woodruff.
Neal.	Woodul.
Poage.	

Absent.

Cousins.	Pollard.
Cunningham.	Small.
Loy.	Woodward.
Parrish.	

Senator Poage moved to adjourn until 10 o'clock tomorrow morning. The motion was lost by the following vote:

Yeas—8.

Beck.	Rawlings.
Neal.	Woodruff.
Oneal.	Woodul.
Poage.	Woodward.

Nays—17.

Berkeley.	Martin.
Cousins.	Moore.
DeBerry.	Parr.
Gainer.	Patton.
Greer.	Purl.
Hardin.	Thomason.
Holbrook.	Westbrook.
Hopkins.	Williamson.
Hornsby.	

Absent.

Cunningham.	Pollard.
Loy.	Russek.
Parrish.	Small.

Senator Holbrook moved a call of the Senate for the purpose of maintaining a quorum until the vote was taken on the final passage of this bill.

The Chair held that such a motion was not in order unless it was disclosed that a quorum was lacking.

Senator Holbrook raised the point of order that a quorum was lacking.

The roll call showed the following present:

Present.

Beck.	Moore.
Berkeley.	Neal.
Cousins.	Parr.
DeBerry.	Poage.
Gainer.	Purl.
Greer.	Rawlings.
Hardin.	Stevenson.
Holbrook.	Thomason.
Hopkins.	Williamson.
Hornsby.	Woodruff.
Loy.	Woodul.
Martin.	Woodward.

Absent.

Cunningham.	Pollard.
Oneal.	Russek.
Parrish.	Small.
Patton.	

Senator Greer moved to recess until 10 o'clock tomorrow morning. The motion was lost.

Senator Neal moved to recess until 10:10 o'clock tomorrow morning. The motion was lost.

Senator Stevenson raised the point of order that Senator Woodruff, who had the floor when the previous question was ordered, had yielded the floor by yielding for the motion to recess.

The Chair overruled the point of

order, holding that Senator Woodruff yielded for this motion only.

The bill failed to finally pass by the following vote: :

Yeas—7.

Beck.	Poage.
Hornsby.	Woodruff.
Neal.	Woodul.
Parr.	

Nays—14.

Berkeley.	Martin.
Cousins.	Moore.
DeBerry.	Patton.
Gainer.	Purl.
Hardin.	Stevenson.
Holbrook.	Thomason.
Hopkins.	Williamson.

Absent.

Cunningham.	Parrish.
Loy.	Pollard.

(Pairs Recorded.)

Senator Greer (present), who would vote yea, with Senator Small (absent), who would vote nay.

Senator Rawlings (present), who would vote yea, with Senator Russek (absent), who would vote nay.

Senator Woodward (present), who would vote yea, with Senator Oneal (absent), who would vote nay.

Adjournment.

On motion of Senator Woodward, the Senate, at 6 o'clock p. m., adjourned until 10 o'clock tomorrow morning.

APPENDIX.

Petitions and Memorials.

(Editorial From the "Dallas News,"

February 10, 1931.)

The Bench Legislates.

The Court of Criminal Appeals has held unconstitutional the law which required traffic officers making arrests on the State highways to wear a uniform of a certain color and a badge of a certain shape. The case was one where a defendant, charged subsequently with transporting liquor, was arrested for speeding and

was found when stopped to have liquor in the car.

The court of course, was dealing substantial justice to the defendant, and on that there can be no complaint. As between him and the State he has his deserts. But one is led to wonder how the court derives the authority to declare a law unconstitutional simply because, in the opinion of the bench, it is unwise.

The opinion is quoted as saying: "The logic of giving effect to a statute like this would be that if the Legislature saw fit and was willing to go to that extent, it might say that officers seeking to arrest for murder must wear a garb of a certain color, cut and texture; another when the offense is rape; still another when the offense is hijacking, and that the courts will uphold such legislation." Well, if the Legislature did so legislate, is it not the theory that the Legislature has power to make all and any laws not forbidden to it by the Constitution?

The law was not capricious or utterly without reason, for at a time when hijacking is frequent it is convenient and even needful to the driver on the road that he shall be under no doubt whatever as to the identity of one seeking to halt him under guise of legal authority. That was the theory of the bill, and a tenable one at that. It is true that the Legislature could have amended the statute to advantage. But it is hard to see how the Court of Criminal Appeals can declare unconstitutional a law because it is not what the court considers a proper requirement or restriction under conditions of practical concern, rather than of legalistic import. If this be not bench repeal, it is akin to it—beneficent, perhaps, in some degree, but straining the Constitution more than bolstering that document's scheme of separate governmental powers.

Requested to be printed in the Journal by Senator Williamson.

Committee Report.

Committee Room,
Austin, Texas, Feb. 20, 1931.
Hon. Edgar E. Witt, President of
the Senate:
Sir: We, your Committee on Edu-

cational Affairs, to whom was referred

S. B. No. 233, A bill to be entitled "An Act to amend Article 2829, Revised Civil Statutes of Texas, providing for giving of bond by county depository, for school funds, by providing for giving security in lieu of bond, in same manner as provided for qualification of county depository."

Have had the same under consideration, and I am instructed to report it back to the Senate with the recommendation that it do pass, with the following committee amendment, and that it be not printed:

Amend S. B. No. 233, by adding a new section to be known as Section 1-a, to read as follows:

"Section 1-a. In the event depositories have been selected when this law becomes effective, the County Commissioners Court of the various counties of the State may enforce the above provisions at their discretion."

NEAL, Chairman.

Committee Room,

Austin, Texas, Feb. 10, 1931.

Hon. Edgar E. Witt, President of the Senate:

Sir: We, your Committee on Educational Affairs, to whom was referred

S. B. No. 254, A bill to be entitled "An Act ratifying and validating the creation and consolidation proceedings creating San Diego Independent School District of Duval and Jim Wells Counties, Texas, by consolidating San Diego Independent School District of Duval and Jim Wells Counties, Texas, etc., and declaring an emergency."

Have had the same under consideration, and I am instructed to report it back to the Senate with the recommendation that it do pass, and be not printed.

NEAL, Chairman.

In Memory
of
Hon. Hiram Morgan Garwood

SIMPLE RESOLUTION NO. 40.

Senator Woodul sent up the following resolution:

WHEREAS, since the last session of this Senate Texas has, in the passing of the Hon. Hiram Morgan Garwood, lost another illustrious son, one who has played a conspicuous part in constructive legislation during the last thirty years. Many years ago Judge Garwood was a member of the House of Representatives and was at one time a member of this Senate. It was during his services in the Senate that the Railroad Commission was in process of formation and he played an important part in the creation of that body. He appeared before Legislative Committees of almost every Legislature since the time he himself was a member, for the purpose of discussing outstanding and important measures, and his advice and suggestions always had great weight with the members of these committees and with all members of the Legislature.

Judge Garwood was a native of Texas and all his life was spent here. He was one of the State's leading citizens and one of the greatest lawyers not only of the Texas Bar, but he ranked high in the Bar of the nation. He placed his citizenship and his duties to his State above all else and his counsel was free from selfishness. In his passing Texas has lost one of its greatest lawyers and one of its first citizens.

THEREFORE, BE IT RESOLVED, That the Senate of Texas out of regard to the memory of this great and good man expresses its regret at his passing away; and

BE IT FURTHER RESOLVED, That a copy of this resolution be forwarded to members of his family by the Secretary of the Senate and that a page of the Senate Journal be set aside in honor of his memory.

Woodul, Beck, Berkeley, Cunningham, DeBerry, Gainer, Greer, Hardin, Hornsby, Loy, Martin, Moore, Neal, Oneal, Parr, Parrish, Poage, Pollard, Purl, Rawlings, Russek, Small, Stevenson, Williamson, Woodward, Woodruff, Holbrook, Hopkins, Cousins, Thomason, Patton.

Read and adopted unanimously by a rising vote.

Senator Holbrook delivered the following eulogy in connection with Simple Resolution No. 40:

IN MEMORIAM

1864-1930

HIRAM M. GARWOOD

Affectionately inscribed by his friend

Thomas J. Holbrook
of Galveston, Texas, May 16, 1930

sic transit gloria mundi.

As I walked from the Capitol Building of the State to my hotel in Austin on yesterday afternoon, I was inexpressibly shocked to learn that a great son of Texas had laid down the burdens of life in exchange for a seat at the final Assize before the Supreme Judge of all mankind.

It had been known for several days that Judge H. M. Garwood lay desperately ill at his home in Houston, but the sorrow at his passing was none the less poignant to those who shared his friendship, and had learned as I had to love and respect him.

When death with his inverted torch touched to dreamless sleep the weary eyes of Judge Garwood, there never passed from earth a soul of nobler build; and the fine personality which he bore here, will continue as a benediction upon the lives of those who touched elbows with him during his stay on earth.

He belonged to that race of men who never lost interest in the hopes, the aspirations, and the general welfare of the submerged masses. His great intellect and abiding faith, that common justice should be the rule and guide between governments, as well as between men, always placed him in the vanguard of the most able defenders of the principles upon which this nation was built.

While his life was spent in the practice of law, it was his wont to go deeper into matters at issue, which it would seem at a glance should be controlled by application of ordinary statutes. He was ever alert to see that all such statutes squared with those deep fundamentals which he often found, either by implication or direction in the written constitutions. Hence it was, that

he came to be known and regarded throughout the Union as a sound constitutional lawyer. The bar of Texas has sustained an irreparable loss, when within a year Joseph Weldon Bailey and H. M. Garwood, has each in his turn taken leave of absence from this field of action, to join that band of great immortals whose memories are enshrined in the history and traditions of this mighty commonwealth.

Like twin stars seen between rifts of cloud at midnight, each of them in his brilliant way attracted the best minds of the nation, and though their lights have been dimmed so far as their physical presence here is concerned, their spirits will live to illumine the pages of Texas history, to the admiration and enlightenment of generations yet unborn. Besides being a profound lawyer, Judge Garwood was a great citizen, a genial friend, and a man of refined intellectual attainments.

He had few equals in his knowledge of history, and his literary and aesthetic side beamed with a brilliance unsurpassed by any other man within my knowledge. Those who have been privileged to hear him at his best in after dinner speeches will testify to his masterful use of rich literature, in clothing the thoughts which he wished to convey. In matters of government, he had a clear vision of all those that have come and gone before, as well as of those which exist in the world today. In some of his great speeches, I have heard him build them up and tear them down at will. His sweep of imagination led him to the steps of the Acropolis, where he saw Athens destroyed, together with the last vestige of glory that bedecked the brow of ancient Greece.

He sat in the arena of the Roman Senate, and from this vantage point he observed the decay and final fall of the Empire, and of the Republic. With the blind Milton, he watched the Anglo-Saxon race, as it fought for and won the three cardinal principles of human liberty, which had exercised the minds of men since the birth of Christ. Freedom of speech, freedom of the press, freedom of religion, constituted the trinity upon which he staked his political faith, and by which he lived to see this

nation grow to be the foremost in all the world.

Born in the old town of Bastrop in the year preceding the close of the civil war, he enjoyed the association and imbibed the culture of great men from early childhood. Joseph D. Sayers was his companion and guide, and Wash Jones whom he described as having the mind of an Erskine, early taught him how to unravel the intricate skeins of the law. In addition to these associations, he had the advantage of a first class university education, and at the very beginning of his professional career, he became a leader instead of a follower.

His whole life, from that early day until he finished his course at Houston on yesterday, is worthy of print as an inspiration to the youth of the land, but time and space forbid it here.

What else shall I say, except hail and farewell?

This distinguished son of the Lone Star State has closed a career of outstanding, and unselfish service. He worked face forward in life, and carried no bitterness with him to the grave. On tomorrow they will lay him beside the wife of his youthful years, and in the City where his masterful intellect wrought mightily for the advancement and progress of

Texas for more than twenty-five years.

Friend, Lawyer, Statesman, and Counsellor, rest in peace, pending the glories of a resurrection—and until then,

For me terrestrial mountains rise;
For thee celestial rivers run;
My steps are 'neath familiar skies
But thine in realms beyond the sun.

The wild flowers, emblems of thy soul,
Around thy tomb will bud and blow,
While Bayou's melancholy roll
Will chant thy requiem soft and low.

There oft the pilgrims musing gaze,
Will linger on the votive stone
That mutely tells to future days
Thy power and charm, forever flown.

And there, in golden time to come
When all the clamor of our day
Has sunk to silence, and the hum
Of vain detractions died away.

Fames' Angel, hov'ring O'er thy rest,
His Amaranthine brow will wave,
Proclaiming—Here lies glory's guest,
Here genius sleeps in Garwood's grave.

On motion of Senator Woodul, the eulogy was ordered printed in the Journal.

CAUCUS AGREEMENT FOR TIME FOR COMMITTEE MEETINGS.
(Ordered printed in the Journal by unanimous consent.)

	8 a. m. to 9 a. m.		2 p. m. to 3:30 p. m.	3
MONDAY		Beck, Ch.; Hardin, V. Ch.; Pollard, Hornsby Gainer, Parrish, Parr, Woodward, Thomason, DeBerry, Woodul, Hopkins, Woodruff, Greer, Williamson, Small, Purl, Patton, Cousins, Moore, Berkeley. Williamson, Ch.; Rawlings, V. Ch.; Woodul, DeBerry, Stevenson, Gainer, Woodward, Parr, Holbrook, Russek, Oneal, Loy, Small.	FINANCE Beck, Chairman HIGHWAYS AND MOTOR TRAFFIC Williamson, Chairman	
TUESDAY		Woodward, Ch.; Woodul, V. Ch.; Small, Cunningham, Hopkins, Martin, Oneal, Rawlings, Woodruff, Cousins, Pollard, Poage. Small, Ch.; Woodruff, V. Ch.; Pollard, Purl, Moore, Cousins, Thomason, Gainer, Woodward, Hopkins, Martin, Parr, Oneal. DeBerry, Ch.; Patton, V. Ch.; Parrish, Gainer, Beck, Rawlings, Hopkins, Stevenson, Williamson, Holbrook, Russek, Loy, Woodul.	CIVIL JURISPRUDENCE Woodward, Chairman	
WEDNESDAY		Moore, Ch.; Woodul, V. Ch.; Hopkins, Williamson, Woodward, Small, Holbrook, Hardin, Cousins, Parr, Russek, Stevenson, Martin, Gainer, DeBerry, Thomason, Oneal. Neal, Ch.; Greer, V. Ch.; Thomason, Parr, Russek, Hornsby; Parrish, Moore, Patton, Small, Hopkins, Purl. Berkeley, Ch.; Beck, V. Ch.; Rawlings, Parrish, Hardin, Holbrook, Hornsby, Woodruff, Moore, Small, Hopkins, Neal.	STATE AFFAIRS Moore, Chairman	
THURSDAY		Beck, Ch.; Hardin, V. Ch.; Pollard, Hornsby, Gainer, Parrish, Parr, Woodward, Thomason, DeBerry, Woodul, Hopkins, Woodruff, Greer, Williamson, Small, Purl, Patton, Cousins, Moore, Berkeley. Williamson, Ch.; Rawling, V. Ch.; Woodul, DeBerry, Stevenson, Gainer, Woodward, Parr, Holbrook, Russek, Oneal, Loy, Small. Stevenson, Ch.; Purl, V. Ch.; Woodward, Holbrook, Russek, DeBerry, Loy, Rawlings, Poage, Moore, Pollard, Cousins.	FINANCE Beck, Chairman	
FRIDAY		Woodward, Ch.; Woodul V. Ch.; Small, Cunningham, Hopkins, Martin, Oneal, Rawlings, Woodruff, Cousins, Pollard, Poage. Moore, Ch.; Woodul, V. Ch.; Hopkins, Williamson, Woodward, Small, Holbrook, Hardin, Cousins, Parr, Russek, Stevenson, Martin, Gainer, DeBerry, Thomason, Oneal. Neal, Ch.; Greer, V. Ch.; Thomason, Parr, Russek, Hornsby; Parrish, Moore, Patton, Small, Hopkins, Purl. Small, Ch.; Woodruff, V. Ch.; Pollard, Purl, Moore, Cousins, Thomason, Gainer, Woodward, Hopkins, Martin, Parr, Oneal.	CIVIL JURISPRUDENCE Woodward, Chairman	
SATURDAY				